In the United States District Court
For the District of Delaware

William Joseph Webb Jr.,
Plaintiff,

Civ. Act. No.: 07-31-6MS

First Correctional Medical, Et. Al., Detendants.

Jury Trial Requested



Bound

Withdrawal of Letter and Rule to Order to Show Cause,
(Rule 37 (6) (2) and Rule 55 (6) (2))

Comes now Plaintiff requesting the Court to withdraw
the April 17, 2008 letter and issue an Order to Show Cause
why the Court shouldn't issue relief of Plaintiff's Motion for
Default Judgment against CMS, Wolfen, and Ninz, along with Motion
to Compel sanctions at the Court's parliest convenience, in support
thereof, Plaintiff offers the following!

1. The withdrawal of Letter issue is most where the
Attorney his filed a Motion to Strike; but as an elite gesture;

Plaintiff will withdraw.

- 2. CMS, along with their attorney knew of the clear law that I'm not allowed to possess the outstanding Defendants' home or private practice addresses, leaving Plaintstt with no other alternative to serve at their last known place of employment or a Defendant for whom they worked for.
 - 3. "C.M.S." has failed to make ful discovery.
- 4. Hindering prosecution is a clear violation of Title 18 and is pursuable through 42 u.s. C.A. \$1583, and Plaintiff doesn't make personal threats, He informs you of your rights before he dissolves them or enforces His right to protect from injustice and false ways.
- 5. Said attriney had an obligation to accept Service of Process for all Defendants due to a Corporation cannot represent itself and furthernous C.M.S. accepted service for Gina Wolken.
- 6. Due to it wasnot clear when exactly C.M.S. took over as medical provider and June 6 2005, Mrs. Wolken Threatenally denied

medical attention, which would leave the presumption that GM.S. was the medical provider.

7. Said attorney knew of the law and has continuously tried to hinder the prosecution of this lawsvit, in which Plaintiff did redirect service to said attorney's address to Patrick G. Roch.

8. The Cost in good faith should issue An Order.

9. This withdrawal and rule to show cause order is being made in good faith and good cause.

Therefore, the Court should accept the withdownal and order said attorney to show cause why the Court shouldn't grant relief in Plaintiff's Motion for Default Judgment and Motion to Compel.

Dated: May 23, 2008

Respectfully Submitted,
Will frogth Willyn
#00256.056/17 SHU CILL
1181 Paddock Road
Smyrng DE 19577

Certificate of Service

I, William Joseph Webb Th. and correct cop(ies) of the attached: Withdo	
. 0.1 . 1 . 0	upon the following
parties/person (s):	
TO: Catherine Damavandi-1254, 820 N. Franch Street	TO:
Wilmington, DK 1980/	
TO: Eileen M. Ford Esq. 913 Market Street	TO:
Wilmington, OK 19801	
	•
BY PLACING SAME IN A SEALED ENVEL States Mail at the Delaware Correctional Center,	
On this 23 day of May	15 ph (relle)

SBI# CO236086 UNIT 17 5H7 COTTER

1181 PADDOCK ROAD SMYRNA, DELAWARE 19977

ede of the US District Count the King Street sakbox 18

MAILED FROM ZIP CODE

下: 1. 1. 1. A. A.

The control of the state of the